

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

RYSTA LEONA SUSMAN, Both
individually and as Legal Guardian of
Shane Allen Loveland; and JACOB
SUMMERS

CASE NO. 8:18CV127

Plaintiff(s),

THE GOODYEAR TIRE & RUBBER
COMPANY

Defendant(s).

**INDEX OF EXHIBITS TO PLAINTIFFS' BRIEF IN OPPOSITION TO GOODYEAR'S
MOTION IN LIMINE TO EXCLUDE ALL EVIDENCE AND REFERENCE TO
ADJUSTMENT DATA**

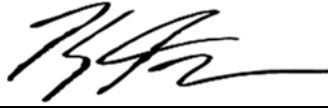
Plaintiffs' hereby submits their Index of Exhibits in Support of their Brief in Opposition to Goodyear's Motion in Limine to Exclude all Evidence and Reference to Adjustment Data.

Exhibit	Description
1	Deposition excerpt of Richard Olsen's deposition taken <i>Arredondo v. Goodyear & Rubber Company</i> Filed under seal
2	Deposition excerpt of Ray Young's deposition taken <i>Arredondo v. Goodyear & Rubber Company</i> Filed under seal
3	Goodyear Adjustment Data GY_Susman 20842 Filed under seal
4	Order entered in <i>Garcia v. Kelly-Springfield Tire Company</i>
5	Deposition excerpts of Beale Robinson's deposition taken in <i>Garcia v. Kelly-Springfield Tire Company</i> Filed under seal
6	Declaration of Joseph Aull Filed under seal
7	Crown Area Improvements in LR E MPV Tires GY_Susman 26475-26482 Filed under seal
8	Meeting on LT-Metric 'Tread-Throw' Field Problems (09/19-21/95) GY_Susman 26899-26902 Filed under seal
9	North America Tire Crown Integrity Update GY_Susman 26655-26672 Filed under seal

Dated: February 11, 2020

Respectfully submitted,

KAster, LYNCH, FARRAR, & BALL, L.L.P.

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CERTIFICATE OF SERVICE (CM/ECF)

I HEREBY CERTIFY that on February 11, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

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